## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Trustees of the

BRICKLAYERS PENSION TRUST FUND METROPOLITAN AREA; BRICKLAYERS AND TROWEL TRADES INTERNATIONAL RETIREMENT SAVINGS PLAN: **BRICKLAYERS** HOLIDAY TRUST FUND, METROPOLITAN **TROWEL** AREA: TRADES HEALTH AND WELFARE FUND, DETROIT AND VICINITY, BRICKLAYERS AND TROWEL TRADES INTERNATIONAL PENSION FUND; DETROIT METROPOLITAN MASONRY JOINT **APPRENTICESHIP** AND TRAINING COMMITTEE; and the BRICKLAYERS **INTERNATIONAL** MASONRY INSTITUTE;

Plaintiffs,

VS.

Case No. 10-cv-14061 Hon. George Caram Steeh

STATE WIDE CAULKING COMPANY, a Michigan corporation, and FRANK PERCHA, an individual, d/b/a PERCHA CAULKING.

Defendants.

NOVARA TESIJA, P.L.L.C. Paul O. Catenacci (P63054) Attorneys for Plaintiffs 2000 Town Center, Suite 2370 Southfield, MI 48075 (248) 354-0380 poc@novaratesija.com

## AMENDED DEFAULT JUDGMENT

THIS MATTER CAME before the Court on Plaintiffs' Motion for the Entry of a

Default Judgment. The Court, being fully advised in the premises, finds that:

- 1. The Summons and Complaint were served on the Defendants Statewide Caulking and Frank Percha d/b/a Percha Caulking on December 6, 2010. The proofs of service are on file with the Court.
- 2. Defendants did not file an answer or take any other action to defend themselves with 20 days following the service of process.
- 3. Defendants have not filed an answer, or taken any such action as may be permitted by law within twenty (20 days of service.
- 4. Defendants are not infants, or incompetent persons, or engaged in the military service.
- A Clerk's Entry of Default was entered against Defendants on January 21,
  2011.
- 6. That Frank Percha, an individual, d/b/a Percha Caulking, is the alter-ego of Statewide Caulking.
- 7. That Defendant Frank Percha is personally liable under the Michigan Builders Trust Fund (MBTFA) and the Employee Retirement Income Security Act (ERISA) for the failure of Statewide Caulking and Percha Caulking's to pay fringe benefits to the Plaintiffs.

ACCORDINGLY, IT IS ORDERED that Plaintiffs shall have judgment against Defendants Statewide Caulking and Frank Percha, an individual, d/b/a Percha Caulking, jointly and severally, for all amounts revealed as owing by audit, as well as interest thereon at the rate of 12% per annum from the due date of the contributions, and liquidated damages, as well as costs of the audit and statutory attorneys fees, all pursuant

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to 29 U.S.C. 1132(g)(2) with the exception of fringe benefit contributions due for Frank

Percha himself, which he has waived all claims to.

IT IS ALSO ORDERED that Defendants shall submit to an audit as to all

periods during which contribution reports have not been filed and to which an audit has

not been performed;

IT IS ALSO ORDERED that the Court shall retain jurisdiction of this matter

pending satisfaction of this judgment and/or compliance with any additional orders.

s/George Caram SteehUnited States District Judge

Dated: August 12, 2011